

United States District Court
For the Southern District of New York

Jason M. Santarcangelo, Esq. (JMS 4492)
DINES AND ENGLISH, L.L.C.
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(973) 778-7575
Attorney for Plaintiff, New Jersey Sports Productions, Inc.

NEW JERSEY SPORTS PRODUCTIONS, INC : Civil Action No. 06 CV 1509 (HB)
d/b/a MAIN EVENTS :

:

Plaintiff, :

:

v. : **PROOF OF SERVICE**

**PANOS ELIADES, PANIX PROMOTIONS,
LTD., PANIX OF THE U.S., INC., BANNER** :
PROMOTIONS, INC., DON KING
PRODUCTIONS, INC. AND JOHN DOES 1-5 :

Defendants. :

MARCIA A. TAYLOR, of full age, certifies as follows:

1. I am a secretary for the law firm of Dines and English, L.L.C. which represents the plaintiff, New Jersey Sports Productions, Inc., in the above captioned matter.
2. On February 21, 2007, I caused a true copy of the following documents:
 - a) Letter Memorandum in Support of Contempt Motion;
 - b) Certification of Jason M. Santarcangelo, Esq. in Support of Contempt Motion;
 - c) Affidavit of Jason M. Santarcangelo, Esq. in Support of a Finding of Contempt Against Panos Eliades and Panix of the U.S., Inc. previously electronically filed on January 18, 2007;

to be sent regular mail to:

**Panos Eliades
Albany House
18 Theydon Road
London, England E5 9NZ**

**Panix of the U.S., Inc.
Albany House
18 Theydon Road
London, England E5 9NZ**

3. A copy of the enclosed documents to Panos Eliades and Panix of the U.S., Inc. was sent in the same regular mail envelope.

4. I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I will be subject to punishment.


Marcia A. Taylor
MARCIA A. TAYLOR

Date: February 21, 2007